## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re:		Case No. 13-562/9
RECHELA PATRICE HALL,		Chapter 13
Debtor.	/	Judge Thomas J. Tucker
RICHARD B. HALL, and PEGGY A. HALL,		
Plaintiffs,		
v.		Adv. No. 13-5372
RECHELA PATRICE HALL,		
Defendant.	/	

## OPINION AND ORDER DENYING PLAINTIFFS' REQUEST FOR ORDER TO SEIZE PROPERTY

On May 27, 2014, the Court entered a \$30,000.00 consent judgment against Defendant Rechela Hall, and in favor of the Plaintiffs (Docket # 59, the "Consent Judgment"). Recently, Plaintiffs submitted to the Clerk a document entitled "Request [For] Order to Seize Property," which, in relevant part, requests that this Court enter an order requiring "any sheriff, deputy sheriff, or authorized court officer" to "[s]eize and sell, according to law, any of the personal property (as determined by the officer) of [the Defendant] . . . that is not exempt from seizure, as will be sufficient to satisfy" the debt arising out of the Consent Judgment, and to take certain other actions. (A copy of the request is attached to this Opinion and Order, for reference purposes.)

The Court must deny Plaintiffs' request, because this Court does not have authority to

order a state sheriff or other state court officer to collect a judgment of this Court. *See Reid v. McNeil (In re McNeil)*, 569 B.R. 274, 275 (Bankr. E.D. Mich. 2017); *see also Hauk v. Valdivia (In re Valdivia*), 520 B.R. 95, 97 (Bankr. E.D. Mich. 2014), *aff'd*, No. 14-14429, 2015 WL 1015127 (E.D. Mich. Mar. 3, 2015) ("This Court has no authority to direct a state officer to serve and execute on a writ of execution. Only an appropriate state court would have such authority.").

In McNeil, this Court stated the following, relying on its ruling in Valdavia:

In *Hauk v. Valdivia* (*In re Valdivia*), 520 B.R. 95, 97 (Bankr. E.D. Mich. 2014) (footnote omitted), [*a*] *ff* 'd, No. 14-14429, 2015 WL 1015127 (E.D. Mich. Mar. 3, 2015), this Court stated:

[T]he Court concludes that only the United States Marshals Service may serve and execute on a writ of execution issued by this Court. No state court officer may do so. *See Branch Banking & Trust v. Ramsey*, 559 Fed.Appx. 919, 924 (11th Cir.2014) (interpreting 28 U.S.C. § 566(c) to mean that "only a U.S. marshal may execute the federal writ of execution by levying on and selling [a judgment debtor defendant's] property"). This Court has no authority to direct a state officer to serve and execute on a writ of execution. Only an appropriate state court would have such authority.

## The Court explained further that:

if [the p]laintiff's counsel wants to use a state court officer to execute on a writ of execution, he can only accomplish that by domesticating this Court's September 3, 2014 default judgment in an appropriate Michigan court, and then have that Michigan court issue its own writ of execution, which a state court officer can then serve. Plaintiff can file an authenticated copy of this Court's judgment in the office of the clerk of a circuit, district, or municipal court in the state of Michigan under the "Uniform Enforcement of Foreign

Judgments Act." Mich. Comp. Laws Ann. §§ 691.1171–691.1179. That Michigan law provides, in relevant part:

Sec. 3. A copy of a **foreign** judgment authenticated in accordance with an act of congress or the laws of this state may be filed in the office of the clerk of the circuit court, the district court, or a municipal court of this state. The clerk shall treat the foreign judgment in the same manner as a judgment of the circuit court, the district court, or a municipal court of this state. A judgment filed under this act has the same effect and is subject to the same procedures, defenses, and proceedings for reopening, vacating, or staying as a judgment of the circuit court, the district court, or a municipal court of this state and may be enforced or satisfied in like manner.

Mich. Comp. Laws Ann. § 691.1173 (bold emphasis added). As used in this statute, "foreign judgment" includes a judgment of the United States Bankruptcy Court—it "means any judgment, decree, or order of a court of the United States or of any other court that is entitled to full faith and credit in this state." Mich. Comp. Laws Ann. § 691.1172.

Valdivia, 520 B.R. at 97–98.

McNeil, 569 B.R. at 276 (bold in original).

Thus, Plaintiffs may domesticate their Consent Judgment in an appropriate state court, and pursue collection of the Consent Judgment in that court. Or alternatively, Plaintiffs may file a request for this Court to issue a writ of execution directed to the United States Marshal.

Accordingly,

IT IS ORDERED that the Plaintiffs' Request [for] Order to Seize Property" is denied, without prejudice to Plaintiffs' right to file a request for a writ of execution directed to (and only to) the United States Marshal.

Signed on August 17, 2020



/s/ Thomas J. Tucker

Thomas J. Tucker United States Bankruptcy Judge

Original - Court 1st copy - Officer

CASE NO.

2nd copy - Defendant 3rd copy - Plaintiff

STATE OF MICHIGAN JUDICIAL DISTRICT

## REQUEST AND ORDER TO

US Bankrupt		SEIZE PROPERTY		13-05372-tjt		
Court address		,		Coi	urt telephone no.	
226 W. Second Street, Flint, MI 48502	. 20E	E03767				
Plaintiff name(s), address(es), and telephone	no(s).	Defendant na	ame(s), address(es),	and telephone r	10(s).	
Richard B. Hall, and Peggy A. Hall		Rechela H				
CO Goodman Frost, Pl 20300 W 12 Mile Rd.	LC	20035 Che	eyenne Street			
20300 W 12 Mile Rdi	Ste101	Detroit, Mi	48235-1156			
50 Jth field, MI 480	76					
	REQUEST A	AND VERIFICATION				
	- 30,000	oo Ma	y 27, 2014			
1. Plaintiff received judgment against d	efendant for \$ 30,000	.00 on Ma	total amount of no		oste accrued to	
2. The total amount of judgment intere date is \$ 0.00 . The total an	st accrued to date is a	t navments made and	total amount of po- d credits to date is	\$ 0.00	The	
amount of the unsatisfied judgm	ent now due (includi	ing interest and cos	ts) is • \$ 35,796.	91		
*Statutory interest, officer/sheriff fees,	and expenses may be	charged in addition to t	the unpaid judgmen	t balance, acc	cording to law.	
3. The plaintiff asks the court to issue a	an order to seize the p	roperty of the followin	ng defendant(s):			
Rachela Hall	03-06-	1967				
Name	Date of t	oirth (if available)				
None	Data of h	oirth (if available)				
Name	Date of t	ortific (it available)	(11)			
8-11-2020		It	Y		P40616	
Date		Plaintiff/Attorney sig	gnature		Bar no.	
20300 W 12 Mile Road Suite 101	Sc	outhfield	MI	48076	2487500500	
Address	City	у	State	Zip	Telephone no.	
	, [	ORDER				
TO ANY SHERIFF, DEPUTY SHERIFF  1. Seize and sell, according to law, any Request and Verification that is no statutory fees and expenses. Personal property of defendant(s) not exempt from seizure  3. Collect from the sale of the property  4. Deposit proceeds of sale with the  5. Claim and Delivery Only: Seize to plaintiff(s); or if the property is not fole. You must endorse the month, day, you must return this order not less to this order on or before the return day  7. You may not continue collecting on the served by Deputy Sherical Authorized cour	of the personal proper of exempt from seizur onal property may inclined ant (s) cannot be for e, as will be sufficient to enough money to pay court plaintiful he property described bund in the possession erar, and hour that you chan 20 days, nor more te, you may complete this order after the release.	erty (as determined by re, as will be sufficient ude, but is not limited bund within your jurisconsatisfy plaintiff's demoy all of your statutory after deducting in the attached judgranet the defendant(s), a receive this order, are than 90 days, from the service and return	the officer) of defe- to satisfy the plain to motor vehicles liction, seize and s and, costs, and any fees and statutory g statutory fees and ment for claim and levy the value of it. and that time is the the effective date.	endant(s) nan tiff's demand or money, wh ell any of the statutory fee expenses. d statutory ex delivery and effective da If you have b	I, costs, and any nerever located. real property of is and expenses. spenses. deliver to the te of this order.	
Date		Judge			Bar no.	
ENDORSEMENT: I certify that I receive	ved this order on	3		at Ti	me .	
	Date	<b>-</b>		''	-	

Authorized court officer/Deputy sheriff

TO THE DEFENDANT: The person taking property must provide you with a receipt of all money paid by you and an inventory of the